

Substitute Bill No. 45

February Session, 2014



AN ACT CONCERNING THE DEPARTMENT OF CHILDREN AND FAMILIES AND THE EDUCATION OF CHILDREN.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Subsection (a) of section 10-94g of the general statutes is
- 2 repealed and the following is substituted in lieu thereof (Effective
- 3 *October 1, 2014*):
- (a) (1) When in the opinion of the Commissioner of Education or a 4 5 designee of said commissioner, (A) a child may require special 6 education, or a child who required special education no longer 7 requires such education but requires or may require services under 8 Section 504 of the Rehabilitation Act of 1973, as amended from time to time, and (B) the parent or guardian of such child cannot be identified, 10 the whereabouts of the parent cannot be discovered after reasonable 11 efforts to locate the parent have been made, such child is a ward of the 12 state or such child is an unaccompanied and homeless youth, both as 13 defined in 42 USC 11434a, as amended from time to time, the 14 commissioner or a designee of said commissioner shall appoint a 15 surrogate parent who shall represent such child in the educational 16 decision-making process. (2) A surrogate parent may also be 17 appointed for a child who is under the supervision of the Department 18 of Children and Families and receiving education services from 19 Unified School District #2 or any other facility run or contracted for by

- 20 the department or the Court Support Services Division of the Judicial
- 21 Branch, provided the parent or guardian: (A) Is notified by certified
- 22 mail that the child is or may be eligible to receive special education
- 23 and related services; (B) agrees or fails to object to the appointment of a
- 24 surrogate parent; (C) receives identical notices as the surrogate parent;
- and (D) may revoke the appointment of a surrogate parent at any time.
- Sec. 2. Section 17a-65 of the 2014 supplement to the general statutes
- 27 is repealed and the following is substituted in lieu thereof (Effective
- 28 *October 1, 2014*):
- 29 (a) The Departments of Education and Children and Families shall
- 30 be required to annually track the academic progress of each child and
- 31 youth in state custody, from prekindergartners through those in
- 32 twelfth grade, and submit a report on such progress to the
- achievement gap task force established pursuant to section 10-16mm.
- 34 The Court Support Services Division of the Judicial Branch, in
- 35 collaboration with the [State] Department of Education, shall create an
- 36 annual aggregate report on the academic progress of youth in its
- 37 custody.

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- 38 (b) For each child or youth who is in state custody pursuant to
- 39 sections 17a-101 and 46b-129, the Department of Children and Families
- shall include a description of the child's <u>or youth's</u> educational status
- and academic progress in his or her case plan, as defined in section
- 42 17a-15. Such description shall include information regarding the child's
- 43 <u>or youth's</u> current levels of educational performance, including
- absenteeism and grade level performance, and what supports or services will or are being provided to improve academic performance.
- services will or are being provided to improve academic performance.

 For children and youth who are committed to Department of Children
- 47 and Families' custody pursuant to section 46b-129, the educational
- 48 status information shall be included in reports to the Juvenile Court
- 49 and shall be reviewed by the court when decisions are made regarding
- 50 the child's [well-being in] or youth's care.
 - (c) Each youth who is in a secure facility run or contracted for by the
- 52 Court Support Services Division shall have a case plan that describes

LCO No. 2513 **2** of 4

the youth's educational needs and grade-level performance and identifies what supports or services will or are being provided to support academic performance.

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(d) The Department of Children and Families and Court Support Services Division shall develop a plan to ensure that all facilities and school programs run or contracted for by the department and the division are able to meet the academic and related service needs of enrolled children and youth. The plan shall ensure the ability to provide for (1) the development of effective practices for acquiring and reviewing students' educational records, including assessment of enrolled youth's present levels of academic performance; (2) the youth's identified educational and related service needs; (3) appropriate and ongoing professional development on providing educational and related services to abused, neglected and juvenile justice-involved youth; (4) research-based instruction and standardsbased core curriculum for all enrolled youth; and (5) administrative review of all programs run or contracted for by the department or division. Such plan shall be finalized by July 1, 2014, and submitted to the achievement gap task force established pursuant to section 10-16mm.

(e) The superintendent of each school district that is providing education to a child or youth who is committed to the Department of Children and Families' custody pursuant to sections 17a-101 and 46b-129 shall provide (1) the department, (2) a foster parent of such child or youth, and (3) the attorney for such child or youth, a description of the child's or youth's educational status and academic progress that is substantially similar to the description provided to the parent or legal guardian of a child or youth who is not committed to the Department of Children and Families' custody. Such description shall include, but not be limited to, information regarding the child's or youth's current levels of educational performance, including absenteeism and grade level performance, test results, report cards, individual success plans and discipline reports.

LCO No. 2513 3 of 4

(f) The Department of Children and Families and Court Support
Services Division shall promptly review the educational files of any
child or youth upon his or her entry into any facility or school program
run or contracted for by the department or the division to determine if
such child or youth may be eligible for special education pursuant to
sections 10-76a to 10-76h, inclusive.

This act shall take effect as follows and shall amend the following		
sections:		
Section 1	October 1, 2014	10-94g(a)
Sec. 2	October 1, 2014	17a-65

KID Joint Favorable Subst.

ED Joint Favorable

HS Joint Favorable

LCO No. 2513 **4** of 4